UNITED STATES DISTRICT COURT

Middle District of Tennessee

UNITED STATES OF AMERICA) JUDGMENT IN	A CRIMINAL	CASE
v. CARLOS OCHOA-MARTINEZ) Case Number: 3:18-	-cr-00293-1	
	USM Number: 2579	96-075	
) Eileen Parrish and	Joshua Brand	
THE DEFENDANT:) Defendant's Attorney		
✓ pleaded guilty to count(s) 1, 2, 3, 11, 14, 15, 17, 18, 35, 36	and 37 of the 2nd Superse	eding Indictment	
pleaded nolo contendere to count(s) which was accepted by the court.			
was found guilty on count(s) after a plea of not guilty.			
The defendant is adjudicated guilty of these offenses:			
Title & Section Nature of Offense		Offense Ended	Count
18 U.S.C. § 1962(d) Conspiracy to Participate in Racket	teering Activity	9/28/2018	1
21 U.S.C. § 846 Conspiracy to Distribute and Posse	ession with Intent to	6/1/2018	2
Distribute 500 Grams or More of Co	ocaine and Marijuana		
The defendant is sentenced as provided in pages 2 through the Sentencing Reform Act of 1984.	8 of this judgment	. The sentence is imp	osed pursuant to
☐ The defendant has been found not guilty on count(s)			
✓ Count(s) 6, 16 and 34 ☐ is ✓ are of	dismissed on the motion of the	United States.	
It is ordered that the defendant must notify the United States a or mailing address until all fines, restitution, costs, and special assessmented defendant must notify the court and United States attorney of materials.	attorney for this district within ents imposed by this judgment erial changes in economic circ	30 days of any change are fully paid. If order umstances.	of name, residence, ed to pay restitution,
	October 24, 2023 Date of Imposition of Judgment		
		hardson	s
ى		leited Otetee Dietrict	Lludes
$\overline{\Lambda}$	Ell Richardson, U Name and Title of Judge	Inited States District	Juage
T	October.	25, 202	3
L	7 17 17 17 17 17 17 17 17 17 17 17 17 17		

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ADDITIONAL COUNTS OF CONVICTION

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Title & Section	Nature of Offense	Offense Ended	Count
21 U.S.C. § 841(a)(1)	Possession with Intent to Distribute Cocaine	3/15/2016	3
18 U.S.C. § 1959(a)(5)	Conspiracy to Commit Murder in Aid of Racketeering	1/1/2017	11
18 U.S.C. § 1959(a)(5)	Conspiracy to Commit Murder in Aid of Racketeering	2/1/2017	14
18 U.S.C. §§ 1959(a)(5) & 2)	Attempted Murder in Aid of Racketeering	2/18/2017	15
18 U.S.C. §§ 1959(a)(5) & 2)	Attempted Murder in Aid of Racketeering	2/25/2017	17
18 U.S.C. § 924(c)	Use, Carry, Brandish, or Discharge of a Firearm During	2/25/2017	18
	and in Relation to a Crime of Violence		
21 U.S.C. § 841(a)(1)	Possession with Intent to Distribute Cocaine	8/4/2017	35
21 U.S.C. § 841(a)(1)	Possession with Intent to Distribute Cocaine	8/4/2017	36
18 U.S.C. § 924(c)	Use, Carry, Brandish, or Discharge of a Firearm During	8/4/2017	37
	and in Relation to Drug Trafficking		

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DEFENDANT: CARLOS OCHOA-MARTINEZ

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IMPRISONMENT	
The defendant is hereby committed to the custody of the Federal Bureau of Prisons to be imprisoned for a total term of: 360 months - 180 months on each of Counts 1, 2, 3 and 36 and a sentence of 120 months on Counts 11, 14, 15, 17 and 35, to run concurrently to one another, to which a consecutive sentence of 120 months will run on Count 18; and a sentence of months to run on Count 37 consecutive to all other counts of conviction.	
The court makes the following recommendations to the Bureau of Prisons: Designation to FCI Yazoo City, Mississippi if security classification allows.	
✓ The defendant is remanded to the custody of the United States Marshal.	
☐ The defendant shall surrender to the United States Marshal for this district:	
□ at □ a.m. □ p.m. on	
as notified by the United States Marshal.	
☐ The defendant shall surrender for service of sentence at the institution designated by the Bureau of Prisons:	
before 2 p.m. on	
as notified by the United States Marshal.	
as notified by the Probation or Pretrial Services Office.	
RETURN	
I have executed this judgment as follows:	
Defendant delivered on to	
at, with a certified copy of this judgment.	
UNITED STATES MARSHAL	

DEPUTY UNITED STATES MARSHAL

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DEFENDANT: CARLOS OCHOA-MARTINEZ

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page.

SUPERVISED RELEASE

Upon release from imprisonment, you will be on supervised release for a term of:

4 years on each of Counts 1, 2, 18 & 37 and 3 years on Counts 3, 11, 14, 15, 17, 35 & 36, all counts to run concurrently to each other.

MANDATORY CONDITIONS

1.	You must not commit another federal, state or local crime.
2.	You must not unlawfully possess a controlled substance.
3.	You must refrain from any unlawful use of a controlled substance. You must submit to one drug test within 15 days of release from imprisonment and at least two periodic drug tests thereafter, as determined by the court.
	☐ The above drug testing condition is suspended, based on the court's determination that you
	pose a low risk of future substance abuse. (check if applicable)
4.	☐ You must make restitution in accordance with 18 U.S.C. §§ 3663 and 3663A or any other statute authorizing a sentence of
	restitution. (check if applicable)
5.	You must cooperate in the collection of DNA as directed by the probation officer. (check if applicable)
6.	You must comply with the requirements of the Sex Offender Registration and Notification Act (34 U.S.C. § 20901, et seq.) as
	directed by the probation officer, the Bureau of Prisons, or any state sex offender registration agency in the location where you reside, work, are a student, or were convicted of a qualifying offense. (check if applicable)
7.	☐ You must participate in an approved program for domestic violence. (check if applicable)
Yoı	I must comply with the standard conditions that have been adopted by this court as well as with any other conditions on the attached

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DEFENDANT: CARLOS OCHOA-MARTINEZ

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STANDARD CONDITIONS OF SUPERVISION

As part of your supervised release, you must comply with the following standard conditions of supervision. These conditions are imposed because they establish the basic expectations for your behavior while on supervision and identify the minimum tools needed by probation officers to keep informed, report to the court about, and bring about improvements in your conduct and condition.

- 1. You must report to the probation office in the federal judicial district where you are authorized to reside within 72 hours of your release from imprisonment, unless the probation officer instructs you to report to a different probation office or within a different time frame
- 2. After initially reporting to the probation office, you will receive instructions from the court or the probation officer about how and when you must report to the probation officer, and you must report to the probation officer as instructed.
- 3. You must not knowingly leave the federal judicial district where you are authorized to reside without first getting permission from the court or the probation officer.
- 4. You must answer truthfully the questions asked by your probation officer.
- 5. You must live at a place approved by the probation officer. If you plan to change where you live or anything about your living arrangements (such as the people you live with), you must notify the probation officer at least 10 days before the change. If notifying the probation officer in advance is not possible due to unanticipated circumstances, you must notify the probation officer within 72 hours of becoming aware of a change or expected change.
- 6. You must allow the probation officer to visit you at any time at your home or elsewhere, and you must permit the probation officer to take any items prohibited by the conditions of your supervision that he or she observes in plain view.
- 7. You must work full time (at least 30 hours per week) at a lawful type of employment, unless the probation officer excuses you from doing so. If you do not have full-time employment you must try to find full-time employment, unless the probation officer excuses you from doing so. If you plan to change where you work or anything about your work (such as your position or your job responsibilities), you must notify the probation officer at least 10 days before the change. If notifying the probation officer at least 10 days in advance is not possible due to unanticipated circumstances, you must notify the probation officer within 72 hours of becoming aware of a change or expected change.
- 8. You must not communicate or interact with someone you know is engaged in criminal activity. If you know someone has been convicted of a felony, you must not knowingly communicate or interact with that person without first getting the permission of the probation officer.
- 9. If you are arrested or questioned by a law enforcement officer, you must notify the probation officer within 72 hours.
- 10. You must not own, possess, or have access to a firearm, ammunition, destructive device, or dangerous weapon (i.e., anything that was designed, or was modified for, the specific purpose of causing bodily injury or death to another person such as nunchakus or tasers).
- 11. You must not act or make any agreement with a law enforcement agency to act as a confidential human source or informant without first getting the permission of the court.
- 12. If the probation officer determines that you pose a risk to another person (including an organization), the probation officer may require you to notify the person about the risk and you must comply with that instruction. The probation officer may contact the person and confirm that you have notified the person about the risk.
- 13. You must follow the instructions of the probation officer related to the conditions of supervision.

U.S. Probation Office Use Only

A U.S. probation officer has instructed me on the conditions specified	by the court and has provided me with a written copy of this
judgment containing these conditions. For further information regarding	ng these conditions, see Overview of Probation and Supervised
Release Conditions, available at: www.uscourts.gov.	
-	
Defendant's Signature	Date

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SPECIAL CONDITIONS OF SUPERVISION

- 1. You shall participate in a program of drug testing and substance abuse treatment which may include a 30-day inpatient treatment program followed by up to 90 days in a community correction center at the direction of the United States Probation Office. You shall pay all or part of the cost for substance abuse treatment if the United States Probation Office determines you have the financial ability to do so or have appropriate insurance coverage to pay for such treatment.
- 2. You must not use or possess any controlled substances without a valid prescription. If you do have a valid prescription, you must disclose the prescription information to the probation officer and follow the instructions on the prescription.
- 3. You shall promptly advise the United States Probation Office of the name and contact information for any physician who prescribes any controlled substance and agrees to execute a release of information form so that medical records may be obtained from such physician.
- 4. You shall furnish all financial records, including, without limitation, earnings records and tax returns, to the United States Probation Office upon request.
- 5. The defendant shall not be involved with gang activity, possess any gang paraphernalia or associate with any person affiliated with a gang.
- 6. The defendant shall not contact R.V., H.V., H.S., L.A., or the family of J.A. (all persons identified by full name at the sentencing hearing), either in person, or by telephone, mail, or a third party; and the United States Probation Office will verify compliance.

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DEFENDANT: CARLOS OCHOA-MARTINEZ

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CRIMINAL MONETARY PENALTIES

The defendant must pay the total criminal monetary penalties under the schedule of payments on Sheet 6.

TO	TALS	\$ 1,100.00	Restitution \$	\$		\$ AVAA Assessment^	\$
		nination of restitution er such determinati		•	An Amended	l Judgment in a Crimin	al Case (AO 245C) will be
	The defend	lant must make rest	itution (including co	mmunity restit	tution) to the	following payees in the a	mount listed below.
	If the defer the priority before the	ndant makes a parti order or percentag United States is pai	al payment, each pay e payment column b d.	ee shall receiv elow. Howev	e an approxir er, pursuant t	nately proportioned paym o 18 U.S.C. § 3664(i), all	ent, unless specified otherwise nonfederal victims must be pa
<u>Nar</u>	ne of Payee	ł.		Total Loss**	*	Restitution Ordered	Priority or Percentage
TO	TALS	\$		0.00	\$	0.00	
	Restitution	n amount ordered p	oursuant to plea agree	ement \$			
	fifteenth c	lay after the date of		ant to 18 U.S.	C. § 3612(f).		fine is paid in full before the ns on Sheet 6 may be subject
	The court	determined that the	e defendant does not	have the abilit	y to pay inter	rest and it is ordered that:	
	☐ the in	terest requirement	is waived for the	☐ fine ☐	restitution.		
	☐ the in	terest requirement	for the	☐ restitut	ion is modific	ed as follows:	
* A: ** J *** or a	my, Vicky, lustice for V Findings fo fter Septem	and Andy Child Po ictims of Trafficking the total amount of ber 13, 1994, but b	rnography Victim Anng Act of 2015, Pub. of losses are required efore April 23, 1996.	ssistance Act o L. No. 114-22 Lunder Chapte	of 2018, Pub. !. rs 109A, 110	L. No. 115-299. , 110A, and 113A of Title	2 18 for offenses committed on

Filed 10/25/23

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SCHEDULE OF PAYMENTS

Hav	ing a	ssessed the defendant's ability to pay, payment of the total criminal monetary penalties is due as follows:							
A		Lump sum payment of \$ due immediately, balance due							
		□ not later than, or □ in accordance with □ C, □ D, □ E, or □ F below; or							
В		Payment to begin immediately (may be combined with \Box C, \Box D, or \Box F below); or							
C		Payment in equal (e.g., weekly, monthly, quarterly) installments of \$ over a period of (e.g., months or years), to commence (e.g., 30 or 60 days) after the date of this judgment; or							
D		Payment in equal (e.g., weekly, monthly, quarterly) installments of \$ over a period of (e.g., months or years), to commence (e.g., 30 or 60 days) after release from imprisonment to a term of supervision; or							
E		Payment during the term of supervised release will commence within (e.g., 30 or 60 days) after release from imprisonment. The court will set the payment plan based on an assessment of the defendant's ability to pay at that time; or							
F		Special instructions regarding the payment of criminal monetary penalties:							
	defer	e court has expressly ordered otherwise, if this judgment imposes imprisonment, payment of criminal monetary penalties is due during dof imprisonment. All criminal monetary penalties, except those payments made through the Federal Bureau of Prisons' Inma Responsibility Program, are made to the clerk of the court. Indant shall receive credit for all payments previously made toward any criminal monetary penalties imposed.							
	Case Defe	e Number endant and Co-Defendant Names Iding defendant number) Total Amount Joint and Several Amount Corresponding Payee, and the several of the several							
	The	defendant shall pay the cost of prosecution.							
	The	defendant shall pay the following court cost(s):							
Ø	The defendant shall forfeit the defendant's interest in the following property to the United States: The property described in the Preliminary Order of Forfeiture at Doc. No. 423, which is now final as to Defendant.								

Payments shall be applied in the following order: (1) assessment, (2) restitution principal, (3) restitution interest, (4) AVAA assessment, (5) fine principal, (6) fine interest, (7) community restitution, (8) JVTA assessment, (9) penalties, and (10) costs, including cost of prosecution and court costs.

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Middle District of Tennessee DISTRICT:

STATEMENT OF REASONS

(Not for Public Disclosure)

Sections I, II, III, IV, and VII of the Statement of Reasons form must be completed in all felony and Class A misdemeanor cases.

I.	CC	URT	FINDINGS ON PRESENTENCE INVESTIGATION REPORT					
	A.	The court adopts the presentence investigation report without change.						
	В.		The court adopts the presentence investigation report with the following changes. (Use Section VIII if necessary) (Check all that apply and specify court determination, findings, or comments, referencing paragraph numbers in the presentence report.)					
		1.	□ Chapter Two of the United States Sentencing Commission <u>Guidelines Manual</u> determinations by court: (briefly summarize the changes, including changes to base offense level, or specific offense characteristics)					
		2.	□ Chapter Three of the United States Sentencing Commission Guidelines Manual determinations by court: (briefly summarize the changes, including changes to victim-related adjustments, role in the offense, obstruction of justice, multiple counts, or acceptance of responsibility)					
		3.	□ Chapter Four of the United States Sentencing Commission <u>Guidelines Manual</u> determinations by court: (briefly summarize the changes, including changes to criminal history category or scores, career offender status, or criminal livelihood determinations)					
		4.	Additional Comments or Findings: (include comments or factual findings concerning any information in the presentence report, including information that the Federal Bureau of Prisons may rely on when it makes immate classification, designation, or programming decisions; any other rulings on disputed portions of the presentence investigation report; identification of those portions of the report in dispute but for which a court determination is unnecessary because the matter will not affect sentencing or the court will not consider it)					
	C.		The record establishes no need for a presentence investigation report pursuant to Fed.R.Crim.P. 32. Applicable Sentencing Guideline: (if more than one guideline applies, list the guideline producing the highest offense level)					
П.	CC	OURT	FINDING ON MANDATORY MINIMUM SENTENCE (Check all that apply)					
	A.		One or more counts of conviction carry a mandatory minimum term of imprisonment and the sentence imposed is at or above the applicable mandatory minimum term.					
	В.		One or more counts of conviction carry a mandatory minimum term of imprisonment, but the sentence imposed is below a mandatory minimum term because the court has determined that the mandatory minimum term does not apply based on:					
			☐ findings of fact in this case: (Specify)					
			□ substantial assistance (18 U.S.C. § 3553(e)) □ the statutory safety valve (18 U.S.C. § 3553(f))					
	C.		No count of conviction carries a mandatory minimum sentence.					
III.	CC	URT	DETERMINATION OF GUIDELINE RANGE: (BEFORE DEPARTURES OR VARIANCES)					
	Cri Gu Suj	minal idelin pervis e Ran	Figure 1. Figure 1. Figure 1. Figure 2. Figure 2. Figure 2. Figure 3. History Category: V					

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Middle District of Tennessee DISTRICT:

STATEMENT OF REASONS

IV.	GU	IDI	ELINE SENTENCING DETERM	AIN.	ATION (Check all that apply)			
	A.		The sentence is within the guide does not exceed 24 months.	eline	range an	d the difference between the ma	ximu	m and mi	nimum of the guideline range
	В.		The sentence is within the guide	eline ecific	range and sentence	d the difference between the ma	ximu <i>Ise Se</i>	m and mi	nimum of the guideline range inecessary)
	C.		The court departs from the guid	eline	e range fo	r one or more reasons provided	in the	e <u>Guidelir</u>	nes Manual.
	-	→	(Also complete Section V.)	,1		1. d deline evet	(i a a viani	ionoo) (11 security Section VI)
	D.		The court imposed a sentence of				.em (i.e., a vai	lattoc). (Also complete Section VI)
V.			RTURES PURSUANT TO THE			ES MANUAL (If applicable)			
	A.	Th	e sentence imposed departs: (Che above the guideline range below the guideline range	ck on	ly one)				
	В.	Mo	otion for departure before the co	urt 1	pursuant	to: (Check all that apply and specify r	eason	(s) in section	ns C and D)
	1. Plea Agreement □ binding plea agreement for departure accepted by the court □ plea agreement for departure, which the court finds to be reasonable □ plea agreement that states that the government will not oppose a defense departure motion. 2. Motion Not Addressed in a Plea Agreement □ government motion for departure □ defense motion for departure to which the government did not object □ defense motion for departure to which the government objected □ joint motion by both parties 3. Other □ Other than a plea agreement or motion by the parties for departure								ire motion.
	C.	R	easons for departure: (Check all the	at app	oly)				
	4A1		Criminal History Inadequacy		5K2.1	Death			Coercion and Duress
	5H1		Age		5K2.2	Physical Injury			Diminished Capacity Public Welfare
	5H1 5H1		Education and Vocational Skills Mental and Emotional Condition		5K2.3 5K2.4	Extreme Psychological Injury Abduction or Unlawful Restraint			Voluntary Disclosure of Offense
	5H1	.4	Physical Condition		5K2.5	Property Damage or Loss			High-Capacity, Semiautomatic Weapon
	5H1		Employment Record		5K2.6	Weapon			Violent Street Gang
	5H1	.6	Family Ties and Responsibilities		5K2.7	Disruption of Government Function			Aberrant Behavior
	5H1	.11	Military Service		5K2.8	Extreme Conduct			Dismissed and Uncharged Conduct
	5H1		Charitable Service/Good Works		5K2.9	Criminal Purpose			Sex Offender Characteristics
	5K1	.1	Substantial Assistance		5K2.10	Victim's Conduct			Discharged Terms of Imprisonment
	5K2	2.0	Aggravating/Mitigating Circumstances		5K2.11	Lesser Harm		5K2.24 5K3.1	Unauthorized Insignia Early Disposition Program
	Othe	er G	uideline Reason(s) for Departure, t	to in	clude dep	artures pursuant to the comment	⊔ tary i		(EDP)
	Depa	irture	Provisions" following the Index in the Gu	idelin	es Manual.)	(Please specify)			

State the basis for the departure. (Use Section VIII if necessary)

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VI.

Middle District of Tennessee DISTRICT:

STATEMENT OF REASONS

	URT DETERMINATION FOR A VARIANCE (If applicable)
A.	The sentence imposed is: (Check only one)
	above the guideline range
	★ below the guideline range
В.	Motion for a variance before the court pursuant to: (Check all that apply and specify reason(s) in sections C and D)
	1. Plea Agreement
	binding plea agreement for a variance accepted by the court
	plea agreement for a variance, which the court finds to be reasonable
	plea agreement that states that the government will not oppose a defense motion for a variance
	2. Motion Not Addressed in a Plea Agreement
	government motion for a variance
	defense motion for a variance to which the government did not object
	defense motion for a variance to which the government objected
	☐ joint motion by both parties3. Other
	☐ Other than a plea agreement or motion by the parties for a variance
	Officer than a piece agreement of motion by the parties for a variance
C	18 U.S.C. § 3553(a) and other reason(s) for a variance (Check all that apply)
C.	☐ The nature and circumstances of the offense pursuant to 18 U.S.C. § 3553(a)(1)
	☐ Mens Rea ☐ Extreme Conduct ☐ Dismissed/Uncharged Conduct
	☐ Role in the Offense ☐ Victim Impact
	☐ General Aggravating or Mitigating Factors (Specify)
	The history and characteristics of the defendant pursuant to 18 U.S.C. § 3553(a)(1)
	☐ Aberrant Behavior ☐ Lack of Youthful Guidance
	✓ Age □ Mental and Emotional Condition
	☐ Charitable Service/Good ☐ Military Service
	Works
	☐ Community Ties ☐ Non-Violent Offender
	☐ Diminished Capacity ☐ Physical Condition
	☐ Drug or Alcohol Dependence ☐ Pre-sentence Rehabilitation
	☐ Employment Record ☐ Remorse/Lack of Remorse
	☐ Family Ties and ☐ Other: (Specify)
	Responsibilities
	☐ Issues with Criminal History: (Specify)
	To reflect the seriousness of the offense, to promote respect for the law, and to provide just punishment for the offense
	(18 U.S.C. § 3553(a)(2)(A))
	To afford adequate deterrence to criminal conduct (18 U.S.C. § 3553(a)(2)(B)) ☐ To protect the public from further crimes of the defendant (18 U.S.C. § 3553(a)(2)(C))
	- 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
	To provide the defendant with needed educational or vocational training (18 U.S.C. § 3553(a)(2)(D)) To provide the defendant with medical care (18 U.S.C. § 3553(a)(2)(D))
	☐ To provide the defendant with interior currectional treatment in the most effective manner (18 U.S.C. § 3553(a)(2)(D))
	☐ To avoid unwarranted sentencing disparities among defendants (18 U.S.C. § 3553(a)(6)) (Specify in section D)
	☐ To provide restitution to any victims of the offense (18 U.S.C. § 3553(a)(7))
	Acceptance of Responsibility Conduct Pre-trial/On Bond Cooperation Without Government Motion for
	☐ Early Plea Agreement ☐ Global Plea Agreement Departure
	☐ Time Served (not counted in sentence) ☐ Waiver of Indictment ☐ Waiver of Appeal
	□ Policy Disagreement with the Guidelines (Kimbrough v. U.S., 552 U.S. 85 (2007): (Specify)
	Other: (Specify) Lengthy pre-sentence detention under difficult circumstances
D	State the basis for a variance (Use Section VIII if necessary)

Pursuant to Fed. R. Crim. P. 11(c)(1)(C), the parties jointly recommended a sentence (360 months' incarceration) that ended up being below the advisory guideline sentence (life imprisonment). As explained by the Court at sentencing, the Court accepted the parties' joint recommendation, though only after an independent review of all Cassa (2) Ineters Ochocken entirects bely stiple of the delivered the parties.

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DISTRICT:

Middle District of Tennessee

				STATEMENT OF REASONS					
VII.	CO	URT	'DE'	TERMINATIONS OF RESTITUTION					
	A.	\checkmark	Res	stitution Not Applicable.					
	B. Total Amount of Restitution: \$								
	C. Restitution not ordered: (Check only one)								
		1.		For offenses for which restitution is otherwise mandatory under 18 U.S.C. § 3663A, restitution is not ordered because					
		2.		the number of identifiable victims is so large as to make restitution impracticable under 18 U.S.C. § 3663A(c)(3)(A). For offenses for which restitution is otherwise mandatory under 18 U.S.C. § 3663A, restitution is not ordered because determining complex issues of fact and relating them to the cause or amount of the victims' losses would complicate or prolong the sentencing process to a degree that the need to provide restitution to any victim would be outweighed					
		3.		by the burden on the sentencing process under 18 U.S.C. § 3663A(c)(3)(B). For other offenses for which restitution is authorized under 18 U.S.C. § 3663 and/or required by the sentencing guidelines, restitution is not ordered because the complication and prolongation of the sentencing process resulting from the fashioning of a restitution order outweigh the need to provide restitution to any victims under 18 U.S.C. § 3663(a)(1)(B)(ii).					
		4.		For offenses for which restitution is otherwise mandatory under 18 U.S.C. §§ 1593, 2248, 2259, 2264, 2327 or 3663A, restitution is not ordered because the victim(s)'(s) losses were not ascertainable (18 U.S.C. § 3664(d)(5)).					
		5.		For offenses for which restitution is otherwise mandatory under 18 U.S.C. §§ 1593, 2248, 2259, 2264, 2327 or 3663A, restitution is not ordered because the victim(s) elected to not participate in any phase of determining the restitution order (18 U.S.C. § 3664(g)(1)).					
		6.		Restitution is not ordered for other reasons. (Explain)					
	D.		Pai	tial restitution is ordered for these reasons (18 U.S.C. § 3553(c)):					
VIII.	AD	DIT	OΝ	AL BASIS FOR THE SENTENCE IN THIS CASE (If applicable)					

Defendant's Soc. Sec. No.: 6	23-28-4717	Date of Imposition of Judgment 10/24/2023
Defendant's Date of Birth: 8.	/17/1989	Eli Richardson
Defendant's Residence Address	4404 Tennessee Avenue Apt 4 Nashville, Tennessee 37209	Signature of Judge Eli Richardson, United States District Judge
Defendant's Mailing Address: Case 3:18-cr-00	4404 Tennessee Avenue Apt 4 Nashville, Tennessee 37209 293 Document 656 Filed 10/25/2	Name and Title of Judge 3Date Signed 12 of 12 Page 10 4: 7095